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**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA**

Marisol Mendoza,

Petitioner,

v.

William Barr, et al.,

Respondents.

No. CV-20-00514-PHX-SPL (MTM)

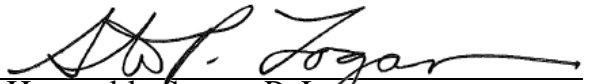
ORDER

Yesterday, this Court ordered Respondents to immediately transfer Petitioner to a negative pressure cell located in the medical unit “for the purpose of providing Petitioner with ‘a higher level of observation [and] care.’” (Doc. 49 (quoting Figueroa Decl. ¶ 23).) Respondents were also ordered to closely monitor Petitioner’s symptoms and frequently test her vital signs, including her pulse oximetry, and if Respondents were unable to provide her with that medical care, they should immediately release her.

Petitioner has filed, through counsel, an Emergency Motion to Amend (Doc. 50), in which she states that (1) upon being transferred to the negative pressure room cell yesterday, she was told by detention staff to clean the cell herself, even though she is still sick with a COVID-19 infection; (2) no one had come into Petitioner’s cell to check on her or test her vital signs between 10:00 p.m. last night, and at the earliest, 8:45 a.m. this morning; and (3) as of at least 8:45 a.m. this morning, she had not been provided with her diabetes medication or Tylenol for her COVID-19 infection, despite having been previously allowed to keep those medications in her cell.

1 **IT IS ORDERED** that, no later than by **4:00 p.m.** today, **June 17, 2020**,
2 Respondents must show cause why Petitioner should not be immediately released into the
3 care of her daughter, Leslie Rosales Mendoza, under conditions of supervision that
4 Respondents deem appropriate.

5 Dated this 17th day of June, 2020.

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8 Honorable Steven P. Logan
United States District Judge
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